#### PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

| Applicant's or agent's file reference P03/000048  | FOR FURTHER ACTION  | See item 4 below  |  |  |
|---|---|---|--|--|
| International application No.<br>PCT/IB2004/000998  | International filing date (day/month/year) 01 April 2004 (01.04.2004) | Priority date (day/month/year) 02 April 2003 (02.04.2003) |  |  |
| International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237 |   |   |  |  |
| Applicant<br>GUIRNALDAS S.A.  |   |   |  |  |

| 1. | This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).                               |   |  |  |
|----|---|---|--|--|
| 2. | This REPORT consists of a total of 5 sheets, including this cover sheet.  |   |  |  |
|    | In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead. |   |  |  |
| 3. | . This report contains indications relating to the following items:   |   |  |  |
|    | Box No. I   | Basis of the report   |  |  |
|    | Box No. II  | Priority  |  |  |
|    | Box No. III   | Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  |  |  |
|    | Box No. IV  | Lack of unity of invention  |  |  |
|    | Box No. V   | Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement                                     |  |  |
|    | Box No. VI  | Certain documents cited   |  |  |
|    | Box No. VII   | Certain defects in the international application  |  |  |
|    | Box No. VIII  | Certain observations on the international application   |  |  |
| 4. | The International Bureau will conot, except where the applicant date (Rule 44bis .2).   | ommunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority |  |  |
|    |   |   |  |  |
|    |   | Date of issuance of this report<br>21 November 2006 (21.11.2006)  |  |  |

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### PATENT COOPERATION TREATY

| From the INTERNA  | TIONAL SEARCHING AUTH  | IORITY   |   | NS,  |
|-------------------|--|--|---|--|
| To:               |  |  |   | PCT PCT  |
|                   |  |  |   | RITTEN OPINION OF THE<br>IONAL SEARCHING AUTHORITY   |
|                   |  |  |   | (PCT Rule 43bis.1)   |
|                   |  |  | Date of mailing (day/month/year)  | 03.08.2004   |
| Applicant'        | s or agent's file reference  |  | FOR FURTHER ACTION  |  |
| 1                 | 000048   |  |   | See paragraph 2 below  |
|                   | nal application No.<br>IB2004/000998   | International filing date 01.04.2004   | (day/month/year)  | Priority date (day/month/year) 02.04.2003  |
| A01N              | nal Patent Classification (IPC) or 3/02  | both national classification ar  | nd IPC  |  |
| Applicant<br>GUIR | NALDAS S.A.  | aaaa   |   |  |
| 1.                | This opinion contains indications  | relating to the following item   | s:  |  |
|                   | eg   | the opinion  |   |  |
| [                 | Box No. II Priority  |  |   |  |
| [                 | Box No. III Non-est  | ablishment of opinion with re  | gard to novelty, invent   | ive step and industrial applicability  |
|                   |  | unity of invention   |   |  |
|                   |  | d statement under Rule 43bis ility; citations and explanation  |   | novelty, inventive step or industrial ement  |
| ַ                 | Box No. VI Certain   | documents cited  |   |  |
|                   | Box No. VII Certain  | defects in the international ap  | plication   |  |
| L                 | Box No. VIII Certain   | observations on the internatio   | nal application   |  |
| I<br>I<br>t<br>t  | nternational Preliminary Examini<br>han this one to be the IPEA and<br>his International Searching Autho<br>f this opinion is, as provided abo | ing Authority ("IPEA") excepthe chosen IPEA has notified with will not be so considered to be a written over, considered to be a written over. | ot that this does not app<br>the International Burd<br>l.<br>en opinion of the IPEA | I be considered to be a written opinion of the oly where the applicant chooses an Authority other eau under Rule 66.1bis(b) that written opinions of the applicant is invited to submit to the IPEA and the applicant is invited to submit to the IPEA and the applicant is invited to submit to the IPEA. |
| F                 | CT/ISA/220 or before the expira  | tion of 22 months from the pr  |   | of 3 months from the date of mailing of Form expires later.  |
| i                 | For further options, see Form PCTFor further details, see notes to Fo  |  |   |  |
|                   |  |  |   |  |
| Name and          | mailing address of the ISA/ES  |  | Authorized officer  |  |
|                   |  |  |   |  |
| Facsimile 1       | No   |  | Telephone No.   |  |

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/IB2004/000998

| Box | k No. I | Basis of this opinion  |
|-----|---------|--|
| 1.  |         | regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.  |
|     |         | This opinion has been established on the basis of a translation from the original language into the following language   |
|     | -       | Rule 12.3 and 23.1(b)).  , which is the language of a translation furnished for the purposes of international search (under  |
| 2.  | With    | regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed  |
| ۷.  |         | tion, this opinion has been established on the basis of:   |
|     | a.      | type of material   |
|     |         | a sequence listing   |
|     |         | table(s) related to the sequence listing   |
|     | b.      | format of material   |
|     |         | in written format  |
|     |         | in computer readable form  |
|     | c.      | time of filing/furnishing  |
|     |         | contained in the international application as filed.   |
|     |         | filed together with the international application in computer readable form.   |
|     |         | furnished subsequently to this Authority for the purposes of search.   |
| 3.  |         | In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. |
| 4.  | Addi    | tional comments:   |
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### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/IB2004/000998

| Вох |                               |        | le 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; poorting such statement |     |
|-----|-------------------------------|--------|--|-----|
| 1.  | Statement                     |        |  |     |
|     | Novelty (N)                   | Claims | 1-24   | YES |
|     |                               | Claims |  | NO  |
|     | Inventive step (IS)           | Claims | 1-24   | YES |
|     |                               | Claims |  | NO  |
|     | Industrial applicability (IA) | Claims | 1-24   | YES |
|     |                               | Claims |  | NO  |

#### 2. Citations and explanations:

Documents taken into consideration:

D1: FR 2 751 510 A (30.01.1998)

D2: EP 1 290 940 A (12.03.2003)

D3: US 5 252 537 A (12.10.1993)

The subject matter of the invention relates to a method for preserving natural flowers once they have been cut. The method comprises selecting flowers to be processed, placing the flowers in a supporting grid, completely dehydrating the flowers in a series of three steps using a mixture of a solvent and water whereby the water is completely replaced by the solvent, impregnating the flowers with a mixture of dyes, a solvent similar to the one referred to above, and a polymer soluble in both, in such a way that when the water in the plant tissues is replaced by other chemical substances, the resulting flowers have a prolonged shelf life and have the same appearance and texture as fresh flowers, and finally evaporating off the solvent in a vacuum or by increasing the temperature.

Cited documents D1 to D3 reflect the prior art in the

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/IB2004/000998

Box No. V

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

field of preserving cut flowers using a dehydration process followed by an impregnation process. However, in these documents, dehydration is either partial or achieved by means of molecular sieves, or alternatively the devices used are clearly different.

It follows that the invention claimed differs from the cited documents mainly in that none of said documents describes complete dehydration carried out in a series of three steps without the use of sieves, and enabling the flowers to be fully impregnated with a mixture of polymers and dyes that preserve the appearance thereof.

Therefore, the invention as set forth in claims 1 to 24 is novel and considered to involve an inventive step and to be industrially applicable (PCT Article 33(2), (3) and (4)).